## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

UNITI	ED STA	TES OF AMERICA,	§	•	3:02-CK-353-M
v.			<b>§</b> <b>§</b>	Case Number:	U.S. DISTRICT COURT HERN DISTRICT OF TEX
BRYÇ	UAN D	MUNDRA WASHINGTON (1),	§ § §		FILED
	Defend	dant.	§ §		APR - 4 2024
		REPORT AND RI CONCERNING	ECOMMENDATI PLEA OF GUILT		
the Inc each of offense therefo adjudge	h Cir. 19 lictment the subj (s) charg re reconded guilty	UAN DMUNDRA WASHINGTON (1), be 1997), has appeared before me pursuant to Feet. After cautioning and examining BRYQU jects mentioned in Rule 11, I determined that ged is supported by an independent basis in the mend that the plea of guilty be accepted, of 18 U.S.C. § 641 Theft of Government I the offense by the district judge,	d. R. Crim.P. 11, and JAN DMUNDRA Vot the guilty plea was fact containing each, and that BRYQU	nd has entered a place of the essential end of the	lea of guilty to <b>Count 1 of</b> (1) under oath concerning and voluntary and that the lements of such offense. I WASHINGTON (1) be
	The defendant is currently in custody and should be ordered to remain in custody.				
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the confirmed if released.				
		The Government does not oppose release.  The defendant has been compliant with the I find by clear and convincing evidence that person or the community if released and shape of the community is released.	t the defendant is no	ot likely to flee or	
		The Government opposes release.  The defendant has not been compliant with If the Court accepts this recommendation Government.			aring upon motion of the
	substan recomn under §	fendant must be ordered detained pursuant to take the likelihood that a motion for acquittaneeded that no sentence of imprisonment by 3145(c) why the defendant should not be detected that is not likely to flee or pose a danger of the likely to flee or	al or new trial will be imposed, or (c) e etained, and (2) the (	II be granted, or exceptional circum Court finds by clea	(b) the Government has a stances are clearly shown ar and convincing evidence

## NOTICE

UNITED STATES MAGISTRATE JUDGE

Date: April 4, 2024.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).